

Defendant, Juul Labs, Inc., gives notice of filing the attached documents. These documents were previously filed with redactions reflecting information designated by Defendants under the protective order. The newly-filed versions of these documents include only the redactions designated by Defendants in Exhibit 1 to the Joint Notice of Filing of Response to the Order Regarding Administrative Motions to Seal [ECF 4369-1] and approved by the Court for sealing [ECF 4374].

Original Filing	Description
ECF 3491-4	Ex. 55 – ALGAT0003889812 – redactions to pg. 1
ECF 3491-6	Ex. 62 – JLI51165687 – redactions to pgs. 1, 3
ECF 3540-2	Ex. 2 – C. Olin Designations – redactions to pgs. 17-20, 23, 26, 27, 64, 66, 68-71
ECF 3540-2	Ex. 2 – N. Pritzker Designations – redactions to pgs. 7-11, 13, 14, 16, 53, 55, 13
ECF 3558-11	Ex. 44 – Excerpts from Deposition of N. Pritzker – redactions to pg. 37:9-10, 37:13-14

Dated: March 17, 2025	/s/ Timothy S. Danninger
	Timothy S. Danninger, FL Bar 95195
	GUNSTER, YOAKLEY & STEWART,
	P.A.
	1 Independent Drive, Suite 2300
	Jacksonville, FL 32202
	Telephone: (904) 354-1980
	Facsimile: (904) 354-2170

tdanninger@gunster.com

Attorneys for Defendant Juul Labs, Inc.

(pro hac vice)